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FIGURE (1-49)

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EDIAINA 1. THE CLASSIFICATION OF THE PARTMENT OF THE PA TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING "REFERENCE" APPLICATION inte Application of: Americal STOBBE APR 0 5 2010 Application No.: 10/887,601 Fled: SEPTEMBER 14, 2000 FOR TEXTILE MAYERIAL WITH ANTENNA COMPONENTS OF AN HE TRANSPONDER A THADEMAN hereby discisine, The owner. Askid custiment for him the manner of the called 100 percent interest to the instant application hereby disclaims, the springly decision in the state of the called 100 percent interest to the instant application which would extend beyond the expination date of the called 100 percent of any patent granted on panding reference application thimber 1000 percent granted on said reference on 1000 percent granted on said reference on 1000 percent granted on said reference on 1000 percent granted by any terminal discriment filed prior to the grant of any patent on the pending reference application. The owner increase of the called 1000 percent that any patent on the pending such parted that it and any patent on the reference application are commonly decided that it and any patent on the instant application and is blooms upon the distriction are commonly decided. This agreement with any patent granted on the instant application and is blooms upon the distriction are commonly decided. bloding upon the grantee, its successors or assigne. is making the above discisimer, the owner does not sixtain the (siminal part of any patent granted on the instant application that would extend to the expiration date of the duit exautory term so defined in 88 U.S.C. 164 and 173 of any patent granted on said reference application, "as the term of any patent granted on said reference application may be aftered by any terminal discisions tied prior to the grant of any patent granted on the pending reference application," in the event limit any such patent granted on the pending reference application," in the event limit any such patent granted on the pending reference application, in the event final by a court of composent jurisdiction, is statutely discissioned to the pay any interesting the state of the such as the research of the expiration of the full state or section as any manner to the expiration of the full state or section as any manner by any terminal discissions filed prior to the expiration of the full state or section as a section of the contract of the full state or section and the section of the superior of the superior of the full state or section as a section of the superior of the superior of the full state of the section of the superior of the Charle althor box 1 or 2 below, if appropriate. 1. (2) For eubministering on behalf of a business/organization (e.g., perpendien, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the business longerization. I hereby declare that all atstements made herein of my own knowledge are true and that all eletements made on information and balled are believed to be (rue; and further that these statements were made with the ignoratedge that will(s) false atalements and the the so balled at being that will(s) false atalements and the the so balled at the punishing of the first of the United States Code and that such within false atalements are the punishing that are the source of the United States Code and that such within false atalements are the source of the United States and the such within false atalements. sistements may jeoperate the validay of the application or any palant issued thereon. 2. The Undersigned is an anomey or agent of record. Rug. No. **Charature** STOBBE Typed or printed name Telephone Number Terminal discisioner (se under 57 GFR 1.20(d) is included. WARNING; information on this form may become public. Cradit said information should not us included on this form, Provide cradit card information and subhorization on PYO-2008,

"Statement under 37 CFR 3.73(b) is required if terminal distributor is signed by the assignes (owner).

From PTO/SBISS may be used for meding this statement. See MPEP \$324.

This collection of information is required by 37 OFR 1.731. The information is required to obtain or result is benefit by an information is required by 37 OFR 1.731. The information is required by 37 OFR 1.731. The information of information is entertial to seek 12 minutes to complete to proceed on the processing and specifically the complete application to the USPTO. Time will very depending upon the individual case. Any commands on individual gradients, preparing and submitting the complete application for reducing other transfer of the information officer. U.S. Pedant was a submitted of the control of including genering, preparing, and quantiting to a complete application form to the USPTU. Time was very depending upon the individual scale. AND Palent and the amount of three you require this form and made suppositions for reducing sits burden, should be sent to the Chart information Office. U.S. Palent and and the amount of three you require this form and the supposition for reducing sits burden, should be sent to the Chart information Office. U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1410. DO NOT SEND FEX OR DOMPLETED FORMS TO TRUST ADDRESS, SEND TO COMPLETED FORMS TO TRUST ADDRESS, SEND TO COMPLETED FORMS TO TRUST ADDRESS, SEND TO COMPLETED FORMS TO TRUST.

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516 365 9805 Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly,

pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or exemine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 562a), Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.

2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to

opposing counsel in the course of settlement negotiations.

A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject malter of the

4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract, Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).

5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.

6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (36 U.S.C. 181) and for review pursuant to

the Atomic Energy Act (42 U.S.C. 218(c)).

7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her dealgnee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under pulhority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.

8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or Issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an lesued patent.

A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

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Privacy Act Statement

The Privacy Act of 1974 (P.L. 33-679) requires that you be given cartein information in connection with your submission of the atteched form related to a patent application or patent. Accordingly pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or exemine your submission, which may result in termination of proceedings or abandonment of the application or explication of the patent.

The information provided by you in this form will be subject to the following routine uses:

1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 652) and the Privacy Act (5 U.S.C 552e). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.

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the Atomio Energy Act (42 U.S.C, 218(c)). 7. A record from this system of records may be disclosed, as a roulind use, to the Administrator, General Services, or his/her designes, during an inspection of records conducted by GSA as part of that agency's responsibility to recommand improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2868. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and eny other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals,

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A record from this system of records may be disclosed, as a routine use, to a Federal, State. or local law enforcement agency, if the USPTQ becomes aware of a violation or potential violation of law or regulation.

Emplangszeil 30, März 2010 20:57 Nr. 8985